



**ఆంధ్ర ప్రదేశ్ రాజ పత్రము**  
**RULES SUPPLEMENT TO PART-I**  
**EXTRAORDINARY**  
**OF**  
**THE ANDHRA PRADESH GAZETTE**  
**PUBLISHED BY AUTHORITY**

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No. 96 ] HYDERABAD, THURSDAY, SEPTEMBER 18, 2008.

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**NOTIFICATIONS BY GOVERNMENT**

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**MUNICIPAL ADMINISTRATION & URBAN DEVELOPMENT  
DEPARTMENT**  
(M)

CERTAIN AMENDMENTS TO THE ANDHRA PRADESH REGULATION  
AND PENALIZATION OF UN-AUTHORISEDLY CONSTRUCTED  
BUILDINGS AND BUILDINGS CONSTRUCTED IN DEVIATIONS OF  
SANCTIONED PLAN RULES, 2007.

[G.O.Ms.No.642, Municipal Administration & Urban Development (M),  
18th September, 2008]

Read the following:-

1. G. O. Ms. No. 901 M.A & U.D (M) Department, dated: 31.12.2007.
2. G. O. Ms. No. 112 M.A & U.D (M) Department, dated: 31.01.2008.
3. Government Memo No. 26270/M1/2006, dated: 16.07.2008.

The following Amendment shall be issued to the Rules Issued in the  
G.O. 1st read above:

**AMENDEMENT**

Rule 13 of the Notification issued vide G.O. first read above shall be substituted as follows:

**“13 Amount levied and collected shall be kept in Government Account:**

The amount collected by the respective competent authorities i.e., Municipal Corporations, Municipalities and Urban Development Authorities in the state, under these Rules, shall be credited to the Government Account to the head of account ‘0217 Urban Development 60 other Urban Development Schemes, M.H. 800 other receipts SH (05) Fees collected towards penalization Charges for penalizing the un-authorized constructions and un-approved Layouts’ (to be opened). The same shall be released for developmental works in respective Municipal Corporations / Municipalities / Urban Development Authorities as per the priorities of the respective Urban Local Bodies / Urban Development Authorities based on the policies of the Government.”

A copy of this Notification is available on the Internet and can be accessed with the address [www.ap.gov.in/qoir](http://www.ap.gov.in/qoir)

**C.V.S.K. SARMA,**  
*Principal Secretary to Government.*

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